THE STATE SENTINEL -- Weekly--

Is published every Thursday-Office on Illinois St., Second Block North of Washington, O'The State Sentinol will contain a much larger amount of reading matter, on all subjects of general

interest, than any other newspaper in Indiana. TERMS.-Two dollars a year, always in advance. In no instance will more than one number be sent till a the maney is received. Subscribers will secrive due: notice a few weeks before the expiration of each year. or term, and if the payment for a succeeding year or term be not advanced, the paper will be discontinued. This rule will be strictly addresed to its all cana. Five Pollars will be received for three years; or,

three copies will be sent one year for the same. One dollar will be received for six months -always

ADVERTISEMENTS, will be inserted three times. atone dollar a square, (250 cms) and be continued at the rate of 25 cents a square weekly. Quarterly advertisements inserted at \$3 a squire of 150 ems. Yearly advertisers will be not unusulated on reassonable terms, which should always be made in writing as agreed upon.

All advertisements from abound must be accompanied. by the rash; or no attention will be paid to them. Postage must be part.

the Postmisters are allowed to frank letters con-607 In Banking, Posture or a most and Pares to write their names in full under the word " free,

INDIANA LEGISLATURE.

Thursday, December 5, 1811.

(Reported for this Paper.)

SENATE Mr. Edmonson gave notice that an to-morrow he the appointment of a commute to corporations, Mr Chaptean of La grave matice that he would on to-morrow introduce a motion to strake out rule 53.1

nong was read the recound that and ordered to be ensured to be ensured to an elections. Trossed.

Bit's introduced. By Mr Huffon, No 3, bill entitled an act ample mental to an act for the relief of Nathan Burchield.

which passed to a second reading. By Mr Herriman, a bill to amburize Probate Judgeto take and certify neknowledgments of power of Attorney's deeds, marigages, and for other purpose which passed to a second rending.

By Mr Buellof D., a bill relative to voters in the county of Dearborn, which pass at to a second reading. By Mr Buell of D, relating to collecting taxes in the town of Rising Sun, which possed to a second of State be requested to lay before the House the Who lost his seat in the Legislature for advocating a ken of respect for the memory of the deceased Sena-

second reading, and the rules being suspended it was expenses of government; which was adopted. read a second time and and red to be engree ed. Mr Carr moved that the Governor's Message be committed to the committee of the whole and made into any and all partle deficiences of into a cocked hat now, as at any other time. On motion of Mr Robinson of Carroll, the House the special order of the day for to-morrow at Co'clock,

which was agreed to. On motion of Mr. Read the Senate adjourned. ATTENNOON BESTON.

Mr. Legan introduced a bill to extend the time of o'clock, A. M.; which was laid on the table, holding Probate Courts in the county of Washington, which passed a second reading.

corporate the Terre Hante Draw Bridge Company, adopted. which passed to a second reading.

Mr. Todd, from the committee appointed for that purpose, reported that the Rev. Mr Gurley would at- which was ad pied. tend in the Hall of the House of Representatives, to day, at 2 o'clock, which was commerced in.

A message was received from the House inviting the Senate to repair to the Hall of the House instant- nating the price of paper per ream, &c. er, when the session would be opened by prayer by the reasons which induced him to offer it. the Rev. Mr. Gurley. The Semite immediately repaired to the Hell of the

After which the Sanate returned. Mr. Dole offered a resolution in relation to the de-

falcations in the 3 per cent fund and other funds, which was laid upon the table. Mr. Berry moved to adjourn, which was decided in

the negative. holding Courts in the 12th Juda ial Circuit, which row at 10 o'clock. passed to a second reading.

cond rending.

the employment of assistant door keeper by taken would otherwise be wasted. But little legislative from the table, which was agreed to.

Mr. Herriman moved to lay it upon the table.

The resolution as amended was ad pted. also the amount of the defalcations of each individu- ter upon the duties of legislation.

resolution ad sted. Mr. Herriman moved to reconsider the resolution, in the affirmative, ayes 61, noes 31.

which was decided in the negative. HOUSE OF REPRESENTATIVES.

the bar and was swarn into office. The Speaker announced the order of business, and to the committee on elections.

the following Standing Committees, to-wit: STANDING COMMITTEES. Miller, Shively, Tomlinson, Nutter, McGaulicy.

Wright of S, Colms, Leshe, Vandever, Smith. On the Judiciary-Messrs Tingley, Robinson of C. Sullivan, Osborn, Pettit, Anthony.

McClure of Scott, Walker, Garrett, Hamrick. On the State Bank - Measur Stapp, Palmer, Shavely, Stopblet, Manville, Odell, McClure of Knox.

McAlister, Kelley, Hinchman, Brosount, Holwag. Wolf, Fry. Nimmon, Endicott, Handy.

Tague, Montgomery, Peck.

Conduit, Davis, Handy. Blakemore, Darrow, Duzan, Wright of W.

McClure of K, Fuller, Miller, Hardin. Parker, McGanhey, Pettit, Mooney, Turman.

Mooney, Hauser. Hostetter, Parker, Hamrick, Hamais, Smith,

Kerr, Jones of F. Huey, Howard, Hazeirig.

from the Branches of the State Bank; referred to the Gurley, and request of him to open the session by which was adopted.

the subject of land titles-requesting a law that a sive manner, prayed to the Almighty Sovereign of Mrs. Sarah Hamilton, requesting information of her mitted to a committee of the whole House, writ of quo warranto be is ued against the trustees of the Universe, that he would guide the deliberations brother George W. Mason, who, she supposes, resides On motion, the House adjourned, the Vincennes University; which was referred.

of clerk and recorder in Gibson county, praying a social or moral, the interests of the State might be which were referred; also, new election; referred.

ler and Osborn.



G. A. & J. P. CHAPMAN.

INDIANAPOLIS, DECEMBER 12, 1844.

Mesor's, Lanine, Heasti's and Tingley,

the Governor's mostage. faulter, as collector and treasurer thereof, and pray- case of a person voting illegally, who had only resi- by Mr Hoggatt, for relief of the heirs of the late history. which relates to the complement of a Sergeuntart- should the charge a preferred be correct—the amount. Ar Whight opposed the amendment.

> noncodurent of the road law, so that supervisors be ment as contemplated by the resolution. hereafter appointed by the county hearls, instead of Mr. Osborn took the same ground.

enting politions, &c. be members of standing com- ayes 27, nors 68.

vonigation; which was adopted.

Mr Ewing presented a petition, accompanied by a bill for the reliable for

Mr Robinson of Carroll colleged a resolution of east counties, their arguments might apply.

per had been charged at the rate of six dollars aves 6s, nees 27. per ream - this was a high price for paper, and he The previous question cut off the amendments, so adopted. wished to know the facts, if such he the case.

The resoloution was then adopted. AFTERNOON SESSION.

viding for the election of President Judges, in Cir. ed elections; which was adopted.

Mr. Herriman introduced a bill to vacate a part of do business and each road district elect their own supervisors; which of State report to this House the amount of compensaa State road in Noble county, which passed to a se- then go home. There was nothing now on the files was adopted. of the House, and he asked, whether it would not be | On motion, the House adjourned. Mr. Bowers moved that the resolution authorizing better to occupy the time in these elections, which business could or would be transacted this week. The Mr. Read moved to strike out that which related to candidates, he understood were all ready, and were Petitions were presented by Messrs Berry, Farmer, subject of final records; adopted. anxious to have their elections come on. Indeed, and Rippey, and referred to select committees. same of them were becoming importunate. The long. Mr. Chapman, of Laporte, othered the following res- ty five cents be allowed to grand and post jurors. | there ever victory more complete! Was a ver federalor we delay, the more time there would be for man- clutions, which were unanimously adopted. Mr. Ewing offered a resolution that the Treasurer agement, intrigue, and bargain, if you please. He Whereas, since the adjournment of the last session twenty-five cents; which was accepted by the mover. And had ever party to much cause for gratulation, and forbid that eivilized and christianised America. American appropriate the adjournment of the last session twenty-five cents; which was accepted by the mover.

Mr. Parker sald, that some of the members could William B. Matchell, Mr. Ewing made some remarks upon the resolu- not be present on account of sickness. He too came here to work no work n Mr. Mergan moved to so amend the resolution as but the people, as well as legislators and candidates, deep regret the melancholy intelligence of the death. Mr. Vandeveer moved forther to amend, so that showever moved forther to amend, so that showever moved for the resolution as but the people, as well as legislators and candidates, deep regret the melancholy intelligence of the death. to call for all the information not embraced in the had a deep interest in the selection of Judges that of the Hon. William E. witnesses in Circuit Courts shall receive seventy-five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons and daughters of servery five | One thing must strike the reader's attention with sons attention with sons attention with sons attention with severy five | One thing must strike the reader's attention with sons attention with sons attention with severy five | One thing must strike the reader's attention with sons attention with sons attention with severy five | One thing must strike the reader's attention with severy five | One thing must strike the reader's attention with severy five | One thing must strike the reader's attention with severy five | One thing must strike the reader's attention with severy five | One thing must strike the reader's attention with severy five | One thing must strike the reader's attention with severy five | One thing must Treasurer's annual report, which was accepted, and the would be made. He therefore would move to lay the Mitchell.

On motion of Mr. Chapman of L. the Senate ask tion to the alleged defalentes of Mr. Rese-the cer- a lively recollection of their character and virtues. ring into the expediency of changing the probate ses- ladge Atchison, who voted for the Texas treaty ! After considerable time in correcting the journal of county, which office Mr. Pose held prior to his eice. at will wear the usual hadge of mouraing during the Mr. Claypool said, that although this was only a and failed in their object, which was full of impact weed yesterday, the Sergeant-at-Arms was called within tion as Representative, and gave it as their opinion remainder of the treatment of the treat that Mr. Rose is not a defaulter; which were referred sembly.

Mr. Simonson said, that he was requested by Mr. Senate be requested to transmit copies of these resolution, as to the expedition, as to the expedition, as to the expedition, as to the expedition, as to the expedition of the expe Rose to say, that he had other papers to present, and tions to the deceased, and the assur- ency of amending the dis- John Tyler's Texas Treaty, if, by so doing, they could know the ware designed for the ac-On Elections-Mesers Robinson of D. Wright of S. that he expected to be able to prove, to the satisface ance of the members and of trief treatment to file the sworn day book of every destroy Col Benton. tion of the committee and this House, that he was in- ficers of the Senate on account of the recent afflictive teacher, in his office, before paying out moneys; and No body expected Cal. Benton would get the Whige all the Locoffice papers in Pene you and him this Phil-On Ways and Meass - Messrs Herod, Whight, nocent of the charges alleged. That he asked a sust dispensations of Providence. pension of opinion, until the investigation be had.

On Education-Messrs Barelay, Hazelrig, Anthony, the contract for stationery, and his agency in the the memory of the deceased, do now adjourn. same; which was adopted.

TIME TOTERS TO THEIR TOWNSHIP. On Military Affairs-Messrs Hackeby, Henster, be instructed to report a bill, comining voters to the Sauter to-day, at 3 o'clock. McAlister, Kelley, Hinchman, Brosomit, Holwig.

On the State Person—Messrs Samonson, Lamins,

The residence of the resolution of the resol tive, it might as well be met now, as at another time, which was decided in the affirmative, as follows: By Mr. Rese, a bill providing for the lorange of th On the town of Indianapolis - Mesers Jamison, The Constitution gives the voters the privilege of Avrs-Mesers. Akin, Ferry, Buell of D., Curr, school funds of they county; dividing the school the pleusure of the occasion. Hostleter, Hoggait, Hill, Foresman, Wills, Conner. Voting in the counties in which they reside, and there- Chapman of L., Defrees, Duzan, moneys, abolishing the office of school commissioner On Claims Messrs Leslie, Smith, Stophlett, Rose, fore he believed a law of the character contemplated Edmonson, Herriman, Hutten, Jackson, Jones, Kens, and transferring duties to township treasurers, &c. in by the resolution, unconstitutional. Easides, the people edy, Lane, Leviston, Logan, Major, Miller, Parks, that county; passed to a second reading. On Rough Messrs Bell, Brown, Brace, Cowen, ple of the river counties, whose seats of justice were Read, Rippey, Rockhill, Tannelull and Wood-25. I'v Mr. Whight, a full relative to the election of a at Columbus on the 2d metal, and Wood-25.

On Corporations - Mesers Claypool, Fomeray, for the privilege of voting in the county in which he of Representatives, A. H. Lewis, clark. resided, but had nothing to do with confining voters a Committee of the Whole on the Governor's Message. noes 45-the rules of the House requiring a majority and Van E. Vannaran, Sergeant-at-arms-all which On Enrolled B. Is-Mes rate rubbs, Fuller, Pomercy, to their several townships. His county seat, like that Mr. Carr in the chair. The message was taken up of two thirds to suspend the rules. of many others, was on one side of the county; but and referred to appropriate Standing Committees. Af-On Engressed Bills - Mesers Matlock, Osbora, he believed the purity of the elective franchise would be which, on motion of Mr. Pennington, the committee be-marrow. be greatly prombted by the measure contemplated in rose, reported the resolutions, and asked leave to be By Mr. Shively, a bill that the Board of Commis-On Federal Relations-Messes Rich, Beardman, the resolution he had offered. The day of election discharged, which was granted by the Senate. On Public Expenditures—Cregory, Jones of V. seats, and consequently but little advantage is derived a resolution amending the rules so as to provide for Expenditures—Cregory, Jones of V. seats, and consequently but little advantage is derived a resolution amending the rules so as to provide for Expenditures—Cregory, Jones of V. seats, and consequently but little advantage is derived a resolution amending the rules so as to provide for Expenditures. However, a bill providing for a special discovery and the rules so as to provide for the small beer policy. ed from the law as it now exists; but were the in- the appointment of a committee on Corporations, which term of the Cass circuit court, giving power to try On Public Buildings-Shanks, Ford, Lewis of W. would make it, still it is no reason why we should Mr. Herriman offered a joint resolution declaring by Mr. Brown, a bill to amend the act reducing the The Statesman remarks, that "the blea of making the story about Polk branching with an On the Canal Fund-Messrs Elakemore, Shelby, risk the parity of our elections by the continuance in force the laws omitted in the Revised Code, relative substrate of the Covernor and other officers-fixing the Thomas Cerwin S-nature of the Covernor and other officers-fixing the Thomas Cerwin S-nature of the Covernor and other officers-fixing the Thomas Cerwin S-nature of the Covernor and other officers-fixing the Covernor and other officers-fixing the Covernor and other officers at the late elec-

solemn prayer-and the hour having arrived, fixed for Adjourned. The report of James Smith and nine hundred othsers, in relation to the seminary lands in Gilson; on Rev. Mr. Gurley, in an eloquent, forcent and impression to the subject of land titles report of la this great and growing Commonwealth. That in The Speaker laid before the House reports from sevof the present Legislature to the general benefit of somewhere in this State. By Mr. Montgomery, on the subject of the election all our relations, whether financial, educations, whether financial, educations, whether financials of the Branches of the B

By Mr. Hardin, on the subject of county roads; re- served -that these Halls might not, as during form- referred to the committee on that subject.

By Mr. Lamina, for attaching all that part of Dear- The Senate having retired to their chamber, the seded by the present incumbent, containing an enquiry ora south of Lauriery to Ohio county; referred to House again resumed the consideration of the pend- or postscript, asking the question, .. Do you know who ing resolution.

On motion of Mr. Hazsirig, a resolution was adopted Mr. Gregory moved to amend, so that ten days red. al, ordering the printing of three thousand copies of shall be necessary to constitute a residence. Mr. Gregory said, the resolution would fail in its Py Mr Montgomery, relative to Seminary lands in facturing interest, reducing the wages of labor, and has resided in the State two years, and in the town Mr. Timpley presented a position and memorial, object, unless his amendment was adopted. Ten Gibson, in relation to land titles; referred to the judiwould move beamend the roles so as to provide for from the cathless of Chry county, stating that Mr. days was a short period, and a person residing that charge committee.

A bill to vacate a part of the town of bloogopus tramwell and obsers; which which was referred to which gives voters the privilege of voting in their seveml counties. He contended that a literal construction By Mr Huckehy, of Wm E. Reily for a divorce; belief, and would not be cocreed by their employers city worth \$134 over all incumbrances, or which rents Mr. Sollivan offered a resolution of enquiry for the Don of that instrument would prevent any such enacts which was referred to the judiciary committee.

mitters, while the subject matter thereof is under in- Mr Rich went into a history of the course of a dis- A message from the Senate, contained the adoption tinguished preacher of the go-pel from Shelby come of a preamble and resolutions, announcing the deaths going to keep their present machinery in operation, premely whig State unless he owns \$124 worth of Mr. Whight officed a resolution, that the names of ty, who preached the greatest sermon be ever heard of the Hon Win. B. Mitch- Perhaps, if the manufacturing companies of New Property. the members asking the ayes and noes be recorded; in his life from the Speaker's chair, ending with a cll, two members of that body, who departed this England had furnished less to the "corruption fund" thrilling description of burning mountains, talling life since the last session of the Legi-lature- expended in the recent election, they would be better Chio Statesman. A negro from Virginia or any other

it. They wanted to go to the county scats to pur- their resolutions. On motion of Mr Tingley, said resolutions were that another of their predictions may be verified until practice under the provisions of this constitution in differ on elections enquire diligeorly and frithfully thought the whole matter anglet as well as he knocked, reciprocated by the House; and, Mr Vandevaer contented for the resolution, on the immediately adjourn d. Mr Robinson of Decator of red a resolution that ground of promoting the purity of the elective fran-

quiry, for an amendment to the criminal law, so Mr Handy, of Shelby, to whose county the gentle- affirmative, and no Representative from Shelby, who wished to het committee. By Mr Osborn, a resolution that the Secretary of come back to this House, dured to vote for its repual. By Mr M'Gaulay relative to Vinceones and New State farmish the House a detailed statement of the The then Representative from Shally had not been Albany road cortificates; referred to be makers living the poor laborer, who is the very had to derive henceft ... In Philadelphia city, of the 1177 Clay votes (700 cost of paper and binding of the revised laws-design defeated for this measure; but for disobeying the in- on the line of said road. structions of his constituents.

Mr Osborn remarked, that he understood that pa- obtain be adopted! and decided in the adirmative, poconders, county treasurers, &c., and whether the fees

Mr Comercy offered a resolution for an amend- of

Mr Robinson of Carroll offered a resolution, pro- ment of the Revised Statute, on the subject of contest- By Mr Robinson of Decatur, providing for an ure, this morning, of aforming our Democratic friends. Wayne, with few naturalized extrems in them, all giv-Mr. Herriman introduced a bill fixing the time of cuits where vacancies are about to happen, on to-morlaw; which was adopted.

By Mr. Huzelrig, for an amendment of the school empt from execution as a substitute of the school empt from execution of could mention other countries on beth sides that would have a substitute of the law; which was adopted.

Col. Environment of the school having four lies; which was adopted.

Mr Robinson of C. remarked, that he came here to By Mr. Tague, a resolution that the citizens of Mr Blakemore offered a resolution that the Auditor States Senate. Thus have perished, one after another,

Friday, Becember 6, 1814.

be requested to formish a list of the names and rosi, wished the elections to take place this week, that we of the Legislature, it has pleased Divine Providence. Mr Smith moved to strike out one dollar and insert beautiful with free institutions, and embediated with dence of the defaulters in the general trust funds, and might come here next Monday fully prepared to en- to terminate the earthly existence of two of the mem- one dollar and twenty-five cents. bers of this body, the Hon. Abner Davis and the Hon. Mr Santh said, the sum proposed in his amendment. The vote sund, for Penton, 71; Thos. B. English, bard-hearted than America peopled with the wolf, the

here to work, as well as the gentleman from Carroll, bers and officers of the Senate, have learned with pensation that would at least, pay expenses.

resolution upon the table; which motion was decided Resolved unanimously that the members and the offi- Mr. Claypool in wed to lay on the table; which mo- professed so much admiration of Col. Bent a security cers of the Senate, entertain a profound respect for tion prevailed. Mr. Samonson presented sandry certificates in rela- the memory of their departed associates, and cherish Mr. Robinson of Carroll offered a resolution enquisition of their departed associates, and cherish Mr. Robinson of Carroll offered a resolution enquisition of their departed associates, and cherish Mr. Robinson of Carroll offered a resolution enquisition of their departed associates, and cherish Mr. Robinson of Carroll offered a resolution enquisition of their departed associates, and cherish Mr. Robinson of Carroll offered a resolution enquisition of their departed associates, and cherish Mr. Robinson of Carroll offered a resolution enquisition of their departed associates, and cherish Mr. Robinson of Carroll offered a resolution enquisition of their departed associates, and cherish Mr. Robinson of Carroll offered a resolution enquisition of the robinson of the

they had examined the books of the treasurer of Clay of the deceased, the members and officers of the Sen- Circuits or to the Circuit Courts. Resolved, unanimously, that the President of the upon the table; which motion prevailed,

Resolved, unanimously, that the Secretary do carry to teacher; adopted. Mr. Claypool offered a resolution calling for other these resolutions to the Head Democratic vote above - and that he did get Mr. Folk is the first friend, and the Clay the layette.

AFTERNOON SESSION.

By Mr. Whight, that the committee on elections (the Hense concurring) go into the election of U. S. adopted.

of the present system. He believed a change was loudly called for by the country in this particular.

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By Mr. Pettit, extending the time of payment for sales of canal lands; referred to Messrs. Pettit, Mil- creasing population, all might return in safety to the dant of the Wabash and Eric canal, praying the pass-

James K. Polk is !"; which was appropriately refer- the election of James K. Polk to the Presidency would

PETITIONS, AC., PRESENTED.

Mr Hostetter; referred. By Mr Tombuson, from citizens of Delaware, in re-

- By Mr Robinson of C., of Jane Davian, for divorce; into the support of the Clay ticket, have been dis-

referred to the same committee. berng elected by the people; which was not adopted. Mr Smith moved to by the resolution and amend- By Mr Sollivan, from citizens of Jefferson, praying and the papers also mention that manufacturing com- American Almanac. A whig paper in Rhede Island Mr. Tingly offered a resolution, that members pres ment upon the table; which had contemplated enlarging their works, last summer promised Mr. Clay 700 negro votes in referred to a select committee.

what they have fooli hly expended in their corrupt

deat Judge of 3d Circuit on Saturday next, at 10 Now, if gentlemen would prove to this House that itself into a committee of the whole on the Governor's "sucked in" by the Whig partisan effice spekers, but the following is an extract; the townships were without the bounds of the several Message; which, after being amended so as to fix on still there is no justice in their attempting to repair to In Stockport, an adjoining town, by the said of

to-morrow morning at nine o'clock, was decided in the their bases by cheating the amount out of these from the Irish adopted citizens, Mr. Clay Lad 146 amjority; Mr. Akin introduced a bill to repeal an not to in- that the trial of all minor officers, shall be transfer- man from Jennings had referred, rose to give his exred from the Circuit Courts to pastices of the peace; persone on this question. The law alluded to, had relief; which was referred to the canal committee. The country many more such instances can be found in the State. It

not been passed for the benefit of Shelby county; but Miller promised a position from citizens of Elic- seems destined to be forever region to gratify the is to me perfectly evident, that we can never regain by Mr Grubbs for amendments to the read law; that county had been inserted. The law was popular hart and it. Joseph for a State road; referred to a second polaticians; but the worst any alliance with Nativism."

Mr Herod officed a resolution of enquiry, whether extension of business. Mr Claypool asked of the mover of the resolution, Mr Herod now moved the previous question, which the thes and salaries of State and county officers should being sustained, the question was put, shall the reso- not be reduced, particularly the fees of clerks, sheriffs,

> a bill will be reported, in pursuance of the original Mr Wright of Wayne offered a resolution on the follows: subject of the election of supervisors of roads; adopt- | Election of Benton and Atomican The Tel- these votes gave 4,500 majority for Mr. Clay, look at

tion paid during the years 1843 '41 to the officers on the "base compound." The triumph of the regular ment residents on this continent, sought, in the then the Wabash and Eric canal; which was adopted.

Mr Pettit effered a resolution relative to the burnt vote of six or seven thousand, was the first great blow howling wild-mess, among savages and wild beasts,

regards of Miami county; adopted.

was but barely sufficient to pay expenses. The jurors | 22, scattering, 25. For Arch son, 191; scattering,

titlers being of different polities, and stating that Resolved, that in token of respect for the memory tem, so as to transfer the business either to Probate. This is an admirable comment upon the consistency.

nal cases; adopted. By Mr. Sullivan, as to the expediency of declaring Soft vote east for Atchison was not because they under that impression."

On Canals—Messrs Pradley, Jones of F. Hodges, lakemore, Darrow, Duzan, Wright of W.

Canals—Messrs Pradley, Jones of F. Hodges, lakemore, Darrow, Duzan, Wright of W.

Canals—Messrs Pradley, Jones of F. Hodges, lakemore, Darrow, Duzan, Wright of W.

Canals—Messrs Pradley, Jones of F. Hodges, lakemore by a measure of this character to great inconvenience by a measure of this character to great inconvenience by a measure of this character to great inconvenience by a measure of this character to great inconvenience by a measure of this character to great inconvenience by a measure of this character to great inconvenience by a measure of the senare, October, Hodges, lakemore, Darrow, Duzan, Wright of W.

Confined to M. Collin, Cotton, Davis, Done of The Madina, ter, He had been decided to great inconvenience by a measure of the senare to great inconvenience by a measure of the senare to great inconvenience by a measure of the senare to great inconvenience by a measure of the senare to great inconvenience by a measure of the senare to great inconvenience by a measure of the senare to great inconvenience by a measure of the senare to great inconvenience by a measure of the senare to great inconvenience by a measure of the senare to great inconvenience by a measure of the senare to great inconvenience by a measure of the senare to great inconvenience by a measure of the lacemore, for the senare to great inconvenience by a measure of the senare to great the senare to great inconvenience by a measure of the lacemore, for the senare to great the senare the great the senare to great the senare that the great the senare the great the senare that the great the senare the great the

all can es, &c.; read three times and passed. On the State Library—Messes Sullivan, Rosseau, loudly called for by the country in this particular.

Supreme Judges at 600 dollars, eiruit judges at 600 dollars, Secretary of State at 600 dollars, Auditor and Library—Messes Sullivan, Rosseau, loudly called for by the country in this particular.

The discussion was here arrested by the report of the Silver Pin Large out of the Silver Pin Larg The Speaker laid before the House several reports the committee appointed to wait upon the Rev. Mr. offered a resolution to repeal the 53 rule of the Selver Pitcher presented from by the ladies of Un-

EXPERIMENTAL PROPERTY AND PROPERTY.

promoted. That the lives of members might be pre- The report from the State Librarian; which was a giantess. She is aix feet cleven inches high, and the her person is developed to a proportionable magnitude. more peaceful enjoyments of the domestic hearth.] age of a law legalizing his acts, after being super- first struck with astonishment at her appearance.

DEMOCRATIC PRINCIPLES and Measures.

A simple and fragal Government, confined within strict Constitutional limits.

A strict construction of the Constitution, and no assumption of doubtful powers. No National Bank to swindle the laboring popula-

No connection between the government and banks. A Diplomacy, asking for nothing but what is clearright and submitting to nothing wrong. No public debt, either by the General Government,

r by the States, except for objects of urgent neces-No assumption by the General Government of the chts of the States, either directly or indirectly, by a stribution of the proceeds of the public bands,

A Revenue tariff, descriminating in favor of the oor consumer instead of the rich capitalist. No extensive system of Internal Improvement by he General Government, or by the States.

A constitutional barrier against improvident State The hencet payment of our debts and the sacred

reservation of the public faith. A gradual return from a paper credit system, No grants of exclusive charters and privileges, by special legislation, to banks.

No connexion between Church and State. No proscription for honest opinions. Volume IVanan Number 25. Fostering aid to public education. A "progressive" reformation of all aboves."

The Country Ruined.

Re-Election of Mr. Benton.

Ohio Legislature.

EMPH COMPLETE IN Missoum!-We have the pleas- the counties of Northampton, Monroe, Pike and

peculiar force—to wit, that the Whigs, although they and miseries of European despetion, a hearty wel-

Nativism In Rhode Island. The Whig partisons have all along predicted that | The following is from the American Almanack: "The qualifications of electors are as follows:be the rule of the country by profitating the manus. Every male native citizen of the United S ates, who already to be taking the initiatory steps to make a before the election, and who has paid within one year Reser, the mannles from that counts is a public de- length of time would be known. He referred part at least of their prediction become matter of a tax of one dellar, or has been enrolled in a military company and done military duty at least one day We see it stated in papers from many different within the preceeding year, shall be entitled to vote; tikewise, every male citizen (naturalized foreigner) of defidention is stated at section to releasing a certain piece of land from the places that laborers who had the independence to vote of the United States, who, in addition to the precedat the late election according to their own political ing qualifications, possesses real estate in the town or

charged from work, and refused further employment; The word native is in italic, just as found in the have suspended all operations of the kind, and are only that State. Yet a foreigner cannot vote in that su-

Now look at the practice under this, observes the for a contemplated reduction of the wages of labor, hold \$131 worth of real estate to vite? Such is the

they save enough from the "operatives" to replace reference to all those who may settle in that State. The Whigs and the Foreign vote.

efforts to make Henry Clay President. The manu- The Albany Evening Journal contains a letter from the two Houses will go into the election of Presis chiese. Gendemen oppose it on constitutional grounds. Mr Loslie moved that the House do now resolve factorers, without doubt, have been most egregiously a correspondent at Hudson, Columbia County, of which

feature of this rain is that its effect full heaviest upon The Pennsylvanian says:-from an era of prosperity, a rise of prices, or an Clay major, tv) given in Codar ward, at least one half were mauralized citizens. Two thirds of all the Clay votes of the third ward, Movamensing, were of the same class-and we could go on to caumorate ward The St. Louis Mi sourian announces the election of after ward and township after town-hip, where hunof jurors, &c., should not be increased; which was Judge Atchisen and the re-election of Col. Eenton, as dreds upon hundreds of naturalized entirens voted for Mr. Clay-many of them operatives or manufacturers. While Philadelphia city and county by and through

which prostrated the enemy-the majority of len thou a refuge from tyranny and oppression; a home where By Mr Osborn, for an amendment to the law, on the sand for Pelk and Dallis, was the one that dealt the they could breathe the air of freedom, where they death-and now comes the election of Benton and could think without a master, and above all where By Mr Colms, a resolution that one dollar and twen- Atcheson to drive the last mad in the cestin! Was they could worship God without asking a talled and Mr Shnonson moved to amend so as to strike out ism so badly heaten, or treason so eignally rebuked! purse-proud hterarchy when, or where, or how. God the troplace of science and religion, should be more it, Softism has cut but a sorry figure. As it is lost, but that our mative country, whose boast it is to be free

on the Texas treaty, have, to a man, voted against come and a happy home !" Another "Roorback."

"On the morning of the first day of the election in of the Whigs. They have belied all their professions Pennsylvania, the Pennsylvanian, the Lading Logoin our system, he would move to by the resolution him with. So distributed we consider them of any tariff of 1-42, to rally for James & bolk, as the call; thing like principle, and so runcer as is their hatred means of preventing its repeal. Of course these articomplicament of a frauduless purp or Tax trata is, that the treasurer beauthorized to administer the eath vote, nor the support of any of the elements composing adelptin organ, have been most composing adelptin organ, have been most composing adelptin organ. the "compound." They expected that he would get mently assering their readers, flow its to last, that information from the Secretary of State in relation to that the Senate, in further testimony of respect to the expedience of shellshing the docket fee in crimis -and that only; and thus has be been sustained by rate enemy of the tariff of '45, and the rate of the land of the control of the control of the tariff of '45, and the rate of the control of the Democratic party of the State. The White and under heaven that the State has cost her wite for Polic

Mr Hamer offered a resolution that the Senate would that justices courts shall not be courts of record; respected him but because they haved Benton, and is The above is a portlos of a local state of record; doubtless as well understood by that gentleman, us it Louisville Journal of Nov. 5th. The Pennsylvanian. is by the d suppointed Softs and charried colors who in reply to the charge made, say that the whole arts. ming to end n f sub of falls book.

Got him at last. Both Branches of the tien ral As embly convened. Henry "Roorinek" was converted in our "ourt of generally located on the sides thereof, would be put Nors-Messrs, Alexander, Allison, Bowers, Brad- Schalar in the Congress of the United States, - rev. of Muskingam county, at 8.0, and state a digramma in the Congress of the United States, - rev. of Muskingam county, at 8.0, and state a digramma in the Congress of the United States, - rev. of Muskingam county, at 8.0, and state a digramma in the Congress of the United States, - rev. of Muskingam county, at 8.0, and state a digramma in the Congress of the United States, - rev. of Muskingam county, at 8.0, and state a digramma in the Congress of the United States, - rev. of Muskingam county, at 8.0, and state a digramma in the Congress of the United States, - rev. of Muskingam county, at 8.0, and state a digramma in the Congress of the United States, - rev. of Muskingam county, at 8.0, and state a digramma in the Congress of the United States, - rev. of Muskingam county, at 8.0, and state a digramma in the Congress of the United States, - rev. of Muskingam county, at 8.0, and state a digramma in the Congress of the United States, - rev. of Muskingam county, at 8.0, and state a digramma in the Congress of the United States, - rev. of Muskingam county, at 8.0, and - rev. of Muski

Where is lie!

dollars and capenses; members of the Legislature characteristics and expenses; members of the Legislature characteristics and the control of the Legislature characteristics and the control of the Legislature characteristics and the control of two dollars per day for first six weeks and one dollar fair field and no layer," fo in Democrats we suppose sold at anction for \$13,950. We understand it was purchased by Mr. Rives, of the Globe, for the free use The St Louis New Erasays that at the last election of the Democratic party, as a place of public meetin that city, a voter's name was recorded on the pull ing.

woman from Floming county, Kentucky, who is really have laid our fingers on the gent, in ten minutes no- Coon Skinner. We trust each and every one will embrace the first opportunity to forward the same.

er sessions, be again shrouded in mourning, and that Mr Robinson of Carroll laid before the House, a Her hands, arms, shoulders, and general size all It seems that there is one com "ansk aned" at Honning Farm - Tachech, the man who fired a